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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/807,378	03/24/2004	Noriyuki Tamura	SNY-053	3329
20374 KUBOVCIK &	7590 08/28/200 KUBOVCIK	EXAMINER		
SUITE 1105	TADIZ CUDULUU	HODGE, ROBERT W		
1215 SOUTH CLARK STREET ARLINGTON, VA 22202			ART UNIT	PAPER NUMBER
			1795	
			MAIL DATE	DELIVERY MODE
			08/28/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)
	10/807,378	TAMURA ET AL.
Office Action Summary	Examiner	Art Unit
	ROBERT HODGE	1795
The MAILING DATE of this communication a Period for Reply	ppears on the cover sheet with t	he correspondence address
A SHORTENED STATUTORY PERIOD FOR REF WHICHEVER IS LONGER, FROM THE MAILING - Extensions of time may be available under the provisions of 37 CFR after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period. - Failure to reply within the set or extended period for reply will, by stat Any reply received by the Office later than three months after the ma earned patent term adjustment. See 37 CFR 1.704(b).	DATE OF THIS COMMUNICATION 1.136(a). In no event, however, may a reply od will apply and will expire SIX (6) MONTHS ute, cause the application to become ABAND	FION. be timely filed from the mailing date of this communication. DONED (35 U.S.C. § 133).
Status		
1) ☐ Responsive to communication(s) filed on 13 2a) ☐ This action is FINAL. 2b) ☐ This action is FINAL. 2b) ☐ This action is application is in condition for allow closed in accordance with the practice under the condition is accordance.	nis action is non-final. vance except for formal matters	
Disposition of Claims		
4) ☐ Claim(s) 1-20 is/are pending in the application 4a) Of the above claim(s) 17-20 is/are withdred 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-16 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and complete to the subject to restriction and complete the subject to restrict the subject to	rawn from consideration.	
9)☐ The specification is objected to by the Exami	ner.	
10) The drawing(s) filed on is/are: a) a Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the	ccepted or b) objected to by the drawing(s) be held in abeyance. ection is required if the drawing(s) i	See 37 CFR 1.85(a). s objected to. See 37 CFR 1.121(d).
Priority under 35 U.S.C. § 119		
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of: 1. Certified copies of the priority docume 2. Certified copies of the priority docume 3. Copies of the certified copies of the priority docume application from the International Bure * See the attached detailed Office action for a li	ents have been received. ents have been received in Appl riority documents have been rec eau (PCT Rule 17.2(a)).	ication No eeived in this National Stage
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date	Paper No(s)/Ma	mary (PTO-413) ail Date nal Patent Application

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on 8/13/09 has been entered.

Response to Arguments

Applicant's arguments, see Remarks, filed 7/13/09, with respect to the rejection(s) of claim(s) 1-16 under 35 U.S.C. 103(a) have been fully considered and are persuasive. Therefore, the rejection has been withdrawn. However, upon further consideration, a new ground(s) of rejection is made in view of U.S. Patent No. 5,998,052.

Claim Rejections - 35 USC § 103

The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.

Claims 1-16 are rejected under 35 U.S.C. 103(a) as being unpatentable over WO 01/31720 with the provided Official English translation hereinafter Fujimoto in view of U.S. Patent No. 5,998,052 hereinafter Yamin.

As per the Official English translation Fujimoto teaches a lithium secondary battery that has a negative electrode having an active material layer of amorphous silicon deposited on a copper current collector through a deposition process and the amorphous silicon is a thin layer and a binder is included in the active material layer (page 6, line 11 – page 8, line 11 and Experiments 1 and 2).

Fujimoto does not teach a method of charging the lithium secondary battery within a range of state of charge (i.e. not fully charging the battery).

Yamin teaches a method of partially charging a lithium ion rechargeable battery such that it is not fully charged (column 5, lines 19-31).

At the time of the invention it would have been obvious to one having ordinary skill in the art to partially charge the battery of Fujimoto as taught by Yamin in order to provide a lithium secondary battery that has a lower self discharge rate and is significantly less hazardous thereby avoiding the possibility of explosion from short circuits from nail penetration and compression. If a technique has been used to improve one device (partially charging a lithium secondary battery), and a person of ordinary skill in the art would recognize that it would improve similar devices in the same way (providing a lithium secondary battery that has a lower self discharge rate and is significantly less hazardous thereby avoiding the possibility of explosion from short circuits from nail penetration and compression), using the technique is obvious unless its actual application is beyond his or her skill. See MPEP 2141 (III) Rationale C, KSR v. Teleflex (Supreme Court 2007). It is submitted that by the combination of Fujimoto and Yamin as discussed above that no peak (in any of the ranges recited in the claims)

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corresponding to a compound of silicon and lithium will be observed in an X-ray diffraction pattern of the negative electrode during charging using CuK_{α} -radiation as the X-ray source since the battery of Fujimoto as modified by Yamin is not being fully charged and therefore the burden is shifted to applicants to prove in the form of **evidence** otherwise.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ROBERT HODGE whose telephone number is (571)272-2097. The examiner can normally be reached on 8:00am - 4:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Patrick Ryan can be reached on (571) 272-1292. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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/Robert Hodge/ Examiner, Art Unit 1795